



PATENT  
TS0934 (US)  
DFH:EM

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Donald F. Haas

Date: January 6, 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of	)	
	)	
EIT DRENT and	)	
RENATA H. VAN DER MADE	)	
	)	
Serial No. 10/669,916	)	Group Art Unit: 1621
	)	
Filed September 24, 2003	)	
	)	
PROCESS FOR THE PRODUCTION OF	)	January 6, 2004
PRIMARY ALCOHOLS	)	
	)	

COMMISSIONER FOR PATENTS  
P. O. Box 1450  
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Sir:

INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR 1.56 AND 1.97

It is respectfully requested that the documents listed on the attached Form PTO-1449 be considered by the Patent and Trademark Office in the above-entitled application and made of record therein. A full text copy of the relevant document is enclosed.

The Examiner is requested to indicate consideration of this art on the attached PTO-1449 (Modified) by initialing next to each item submitted by the Applicants.

Respectfully submitted,

EIT DRENT and  
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By

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<p style="text-align: center;">JAN 09 2004 PATENT &amp; TRADEMARK OFFICE LIST OF INFORMATION PROVIDED BY APPLICANT (Use several sheets if necessary)</p>			ATTY. DOCKET NO. TS0934 (US)		APPLICATION NUMBER 10/669,916	
			APPLICANT E. Drent et al.			
			FILING DATE September 24, 2003		GROUP ART UNIT 1621	
REFERENCE DESIGNATION		U.S. PATENT DOCUMENTS				
Examiner Initial	Document No.	Date	Patentee	Class	Subclass	Filing Date if Appropriate
	AA Ser. No. 10/670,105	9/24/03	Drent. et al.			
	AB					
	AC					
	AD					
	AE					
	AF					
	AG					
	AH					
	AI					
FOREIGN PATENT DOCUMENTS						
	Document No.	Date	Country	Class	Subclass	Translation Yes      No
	AL					
	AM					
	AN					
	AO					
OTHER DOCUMENTS (INCLUDING AUTHOR, TITLE, DATE, PERTINENT PAGES, ETC.)						
	AR					
	AS					
	AT					
EXAMINER			DATE CONSIDERED			

EXAMINER: Initial if citation considered, whether or not citation is in compliance with MPEP § 609. Draw line through citation if not in compliance and initial if considered. Include copy of this form with next communication to the applicant.

1. The attached cited information should not be construed as an admission that any of the above items are prior art to the subject invention.
2. This is not a representation that a search has been made.